

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

----- X  
JCORPS INTERNATIONAL, INC.,

Plaintiff,  
v.

CHARLES AND LYNN SCHUSTERMAN  
FAMILY FOUNDATION; SANFORD CARDIN;  
LISA EISEN; LYNN SCHUSTERMAN;  
ONEDAY SOCIAL VOLUNTEERING; ELAD  
BLUMENTAL,

Defendants.

----- X  
: **ORDER DENYING PLAINTIFF'S  
MOTION FOR  
RECONSIDERATION AND  
DENYING LEAVE TO AMEND**  
:

18 Civ. 9846 (AKH)

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #:
DATE FILED: 8/23/19

ALVIN K. HELLERSTEIN, U.S.D.J.:

Plaintiff's motion for reconsideration and request for leave to file a Second Amended Complaint ("SAC") are denied. Plaintiff offers no explanation for its failure to plead all facts available to it that might support personal jurisdiction, especially given that it filed the First Amended Complaint *after* Defendants moved to dismiss for lack of personal jurisdiction. Moreover, the proposed SAC would not cure the jurisdictional defects described in my July 15, 2019 Order (ECF No. 60), and amendment therefore would be futile. *See Ellis v. Chao*, 336 F.3d 114, 127 (2d Cir. 2003) ("[I]t is well established that leave to amend a complaint need not be granted when amendment would be futile.").

The Clerk shall terminate the open motions (ECF Nos. 26, 43, 61).

SO ORDERED.

Dated: August 23, 2019  
New York, New York



ALVIN K. HELLERSTEIN  
United States District Judge